THE HONORABLE JOHN H. CHUN 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 FEDERAL TRADE COMMISSION, et al., CASE NO.: 2:23-cv-01495-JHC 9 Plaintiffs, **DECLARATION OF SHIRA A.** STEINBERG IN SUPPORT OF 10 JOINT BRIEF REGARDING v. INTERIM DEADLINES 11 AMAZON.COM, INC., a corporation, 12 Defendant. 13 14 I, Shira A. Steinberg, declare as follows: 15 1. I am an Attorney in the Federal Trade Commission's ("FTC") Bureau of 16 Competition, and I represent the FTC in the above-captioned action. I am over eighteen years of 17 age and am competent to testify to the matters set forth in this declaration. I make the following 18 statements based on my personal knowledge. 19 2. I certify that Plaintiffs conferred in good faith with counsel for Amazon in an 20 effort to resolve the parties' dispute without Court action. Counsel for Plaintiffs and counsel for 21 Amazon have met and conferred at length regarding their respective proposals for interim 22 discovery deadlines by email and through telephonic meet and confers on September 10 and 13, 23 2025. 24 DECL. OF SHIRA A. STEINBERG FEDERAL TRADE COMMISSION

DECL. OF SHIRA A. STEINBERG ISO PLAINTIFFS' STATEMENT REGARDING INTERIM DEADLINES - 1 CASE NO. 2:23-ev-01495-JHC

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1	3. During a telephonic meet and confer between the parties on September 10, 2024,
2	counsel for Amazon, Katie Trefz, stated Amazon's position was Plaintiffs should begin taking
3	depositions before March 31, 2025. Counsel for Plaintiffs raised concerns with that approach
4	based on prior experiences where depositions began before document production was completed,
5	and the parties debated the need to reopen the depositions. Ms. Trefz told Plaintiffs that a
6	discussion about reopening depositions would depend on the circumstances.
7	4. Attached as <b>Exhibit A</b> is a true and correct copy of a letter from Shira A.
8	Steinberg, counsel for the FTC, to Robert D. Keeling, counsel for Amazon, dated July 16, 2024.
9	Plaintiffs have redacted certain portions of Exhibit A that are not cited in the Joint Brief at
10	Amazon's request, pursuant to LCR 5(g)(1).
11	5. Attached as <b>Exhibit B</b> is a true and correct copy of a letter from Shira A.
12	Steinberg, counsel for the FTC, to Robert D. Keeling, counsel for Amazon, dated August 16,
13	2024. Plaintiffs have redacted certain portions of Exhibit B that are not cited in the Joint Brief at
14	Amazon's request, pursuant to LCR $5(g)(1)$ .
15	6. Attached as <b>Exhibit C</b> is a true and correct copy of a letter from Robert D.
16	Keeling, counsel for Amazon, to Shira A. Steinberg, counsel for the FTC, dated August 30,
17	2024. Plaintiffs have redacted certain portions of Exhibit C that are not cited in the Joint Brief at
18	Amazon's request, pursuant to LCR 5(g)(1).
19	7. I declare under penalty of perjury that the foregoing is true and correct.
20	Executed on September 17, 2024, in Washington, DC.
21	<u>s/ Shira A. Steinberg</u> Shira A. Steinberg
22	Attorney Bureau of Competition
23	Federal Trade Commission
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